

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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XIE GUO QIANG, LI YONG XIANG,
JU XIANG CHEN, ZENG ZHAO JU,
GUO QUAN XIE, GUI BAO CHEN,
LI CHUN LONG, XUAN GUAN DONG, and
YOU RUI KUN,

Plaintiffs,

Civil Docket No.
08-cv-4607 (HB)(DFE)

STIPULATION

v.

CHI HSIANG CORP., a.k.a. CHI HSING CORP.
d/b/a OUR PLACE CUISINES OF CHINA,
OUR PLACE SHANG HAI TEA GARDEN,
FEI TANG CORP., KONG PING CHEN,
HING CHEONG YU a.k.a. SAM YU,
CHRISTOPHER HO, KONG CIUN CHEN,
AND KONG CHONG CHEN,

Defendants.
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
IT IS HEREBY STIPULATED AND AGREED by and between Snow Becker
Krauss P.C., attorneys for Defendants, excepting Christopher Ho (hereinafter the
"Represented Defendants") and The Law Office of Justin A. Zeller, P.C., attorneys for
Plaintiffs, that the Represented Defendants' time to answer, move or otherwise respond to
the Complaint in regard to the above-captioned action has been extended to and including
July 23, 2008.

IT IS FURTHER STIPULATED AND AGREED that the Represented
Defendants hereby waive any and all jurisdictional defects in regard to Plaintiffs' service
of the Complaint.

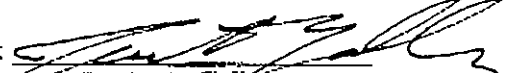
This STIPULATION may be executed in counterparts and by facsimile signature
which, when taken together, shall be considered an original Stipulation.

Dated: New York, New York
July 1, 2008

SNOW BECKER KRAUSS P.C.
Attorneys for the Represented Defendants

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Attorneys for Plaintiffs

By: 
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SO ORDERED:

USDJ